# Exhibit F

# W. R. Grace Asbestos Personal Injury Questionnaire



WR GRACE PIO 44027-0002

[THIS PAGE INTENTIONALLY LEFT BLANK.]

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	) Chapter 11
W. R. GRACE & CO., et al.,	) Case No. 01-01139 (JKF)
	) Jointly Administered
Debtors.	)
	`

# W. R. Grace Asbestos Personal Injury Questionnaire

YOU HAVE RECEIVED THIS QUESTIONNAIRE BECAUSE GRACE BELIEVES THAT YOU HAD SUED ONE OR MORE OF THE DEBTORS LISTED IN APPENDIX A ATTACHED TO THIS QUESTIONNAIRE BEFORE GRACE FILED FOR BANKRUPTCY ON APRIL 2, 2001 FOR AN ASBESTOS-RELATED PERSONAL INJURY OR WRONGFUL DEATH CLAIM, AND THAT CLAIM WAS NOT FULLY RESOLVED.

IF YOU HAVE SUCH A CLAIM, YOU MUST COMPLETE AND SUBMIT THIS QUESTIONNAIRE BY JANUARY 12, 2006 TO RUST CONSULTING, INC., THE CLAIMS PROCESSING AGENT, AT ONE OF THE FOLLOWING ADDRESSES:

#### IF SENT BY U.S. MAIL

SERVICE, OR A SIMILAR HAND DELIVERY SERVICE

RUST CONSULTING, INC.
CLAIMS PROCESSING AGENT
CY RE: W.R. GRACE & CO. BANKRUPTCY

201 S. LYNDALE AVE.

FARIBAULT, MN 55021

IF SENT BY FEDERAL EXPRESS, UNITED PARCEL

RUST CONSULTING, INC. CLAIMS PROCESSING AGENT RE: W.R. GRACE & CO. BANKRUPTCY P.O. BOX 1620 FARIBAULT, MN 55021

A QUESTIONNAIRE (AND ANY AMENDMENTS OR ADDITIONAL DOCUMENTS IN SUPPORT OF THE QUESTIONNAIRE) WILL <u>NOT</u> BE CONSIDERED UNLESS RECEIVED BY RUST CONSULTING, INC. BY JANUARY 12, 2006.

THIS QUESTIONNAIRE IS AN OFFICIAL DOCUMENT APPROVED BY THE COURT IN CONNECTION WITH ESTIMATING GRACE'S ASBESTOS-RELATED PERSONAL INJURY AND WRONGFUL DEATH CLAIMS AS A WHOLE. THE QUESTIONNAIRE IS BEING USED BY W. R. GRACE AS A MEANS TO SEEK INFORMATION ABOUT YOUR ASBESTOS CLAIM. BY TIMELY RETURNING THE QUESTIONNAIRE AS COMPLETELY AND ACCURATELY AS POSSIBLE, GRACE, THE OFFICIAL COMMITTEES, AND THE FUTURE CLAIMANTS REPRESENTATIVE WILL SEEK TO PRIORITIZE THE PROCESSING OF YOUR CLAIM UNDER ANY TRUST DISTRIBUTION PROCEDURES APPROVED AS PART OF A PLAN OF REORGANIZATION.

THE COURT HAS ORDERED THAT, AS PART OF THE DISCOVERY PROCESS, ALL HOLDERS OF PREPETITION ASBESTOS PERSONAL INJURY CLAIMS MUST COMPLETE AND RETURN THIS QUESTIONNAIRE. THUS, FAILURE TO TIMELY RETURN THE QUESTIONNAIRE AS COMPLETELY AND ACCURATELY AS POSSIBLE MAY RESULT IN SANCTIONS AND/OR OTHER RELIEF AVAILABLE UNDER APPLICABLE FEDERAL RULES.

BECAUSE YOUR CLAIM WILL BE EVALUATED IN ACCORDANCE WITH THE TRUST DISTRIBUTION PROCEDURES APPROVED AS PART OF A PLAN OF REORGANIZATION, COMPLETION OF THIS QUESTIONNAIRE DOES NOT MEAN THAT YOUR CLAIM WILL EITHER BE ALLOWED OR PAID. TO THE EXTENT YOU ATTACH TO THIS QUESTIONNAIRE DOCUMENTS ALSO NEEDED BY THE TRUST TO PROCESS YOUR CLAIM, SUCH DOCUMENTS WILL BE PROVIDED TO THE TRUST AND YOU WILL NOT NEED TO RESUBMIT THEM.

#### INSTRUCTIONS



WR GRACE PIQ 44027-0094

A. GENERAL This Questionnaire refers to any lawsuit that you filed before April 2, 2001 for an "asbestos-related personal mjury or wrongful death claim." This term is intended to cover any lawsuit alleging any claim for personal injuries or damages that relates to: (a) exposure to any products or materials containing asbestos that were manufactured, sold, supplied, produced, specified, selected, distributed or in any way marketed by one or more of the Debtors (or any of their respective past or present affiliates, or any of the predecessors of any of the Debtors or any of their respective past or present affiliates), or (b) exposure to vermiculite mined, milled or processed by the Debtors (or any of their respective past or present affiliates, any of the predecessors of any of the Debtors or any of their predecessors' respective past or present affiliates). It includes claims in the nature of or sounding in tort, or under contract, warranty, guarantee, contribution, joint and several liability, subrogation, reimbursement, or indemnity, or any other theory of law or equity, or admiralty for, relating to, or arising out of, resulting from, or attributable to, directly or indirectly, death, bodily injury, sickness, disease, or other personal injuries or other damages caused, or allegedly caused, directly or indirectly, and arising or allegedly arising, directly or indirectly, from acts or omissions of one or more of the Debtors. It includes all such claims, debts, obligations or liabilities for compensatory damages such as loss of consortium, personal or bodily

Your Questionnaire will be deemed filed only when it has been received by Rust Consulting Inc., the Claims Processing Agent, via U.S. Mail, Federal Express, United Parcel Service or a similar hand delivery service. A Questionnaire that is submitted by facsimile, telecopy or other electronic transmission will not be accepted and will not be deemed filed.

injury (whether physical, emotional or otherwise), wrongful death, survivorship, proximate, consequential, general,

Do not send any Questionnaire to the Debtors, counsel for the Debtors, the Future Claimants Representative, the Official Committee of Unsecured Creditors, the Official Committee of Asbestos Personal Injury Claimants, the Official Committee of Asbestos Property Damage Claimants, the Official Committee of Equity Security Holders, or such Committees' counsel. Questionnaires that are filed with or sent to anyone other than Rust Consulting, Inc. will be deemed not to have been submitted, and such Questionnaires will not be considered.

- Your completed Questionnaire must (i) be written in English, and (ii) attach relevant supporting materials as instructed further below.
- All holders of claims described on page i (and as described in further detail in Instruction A (1) above) are required to file this Questionnaire by Jan. 12, 2006. Your Questionnaire will be used in connection with the estimation hearing to be conducted by the Court pursuant to the Estimation Procedures Order (a copy of which is attached as Appendix B).
- Any subsequent amendment to the Questionnaire will not be considered for any purpose unless received by Jan. 12, 2006.

B. PART I -- Identity of Injured Person and Legal Counsel

Respond to all applicable questions. If you are represented by a lawyer, then in Part I (b), please provide your lawyer's name and the name, telephone number and address of his/her firm. If you are represented by a lawyer, he/she must assist in the completion of this Questionnaire. Also, if you would prefer that the Debtors send any additional materials only to your lawyer, instead of sending such materials to you, then check the box indicating this in Part I (b).

All references to "you" or the like in Parts I through X shall mean the injured person. If the injured person is deceased, then the executor of the person's will (or similar estate representative) must complete this Questionnaire.

C. PART II - Asbestos-Related Condition(s)

Please indicate all asbestos-related medical conditions for which you have been diagnosed. To complete questions related to injuries, medical diagnoses, and/or conditions, please use the following categories of customarily diagnosed conditions:

Mesothelioma

special, and punitive damages.

- Asbestos-Related Lung Cancer
- Other Cancer (colon, faryngeal, esophageal, pharyngeal, or stomach)
- Clinically Severe Asbestosis
- Asbestosis
- Other Asbestos Disease

If you have been diagnosed with multiple conditions and/or if you received diagnoses and diagnostic tests relating to the same condition by multiple doctors, please complete a separate Part II for each initial diagnosis and any previous or subsequent diagnoses or diagnostic tests that change or conflict with the initial diagnosis. For your convenience, additional copies of Part II are attached as Appendix C to this Questionnaire.

Supporting Documents for Diagnosis: This Questionnaire must be accompanied by copies, with access to originals upon request, of any and all documents you, your counsel, or your doctors have or subsequently obtain that support or conflict with your diagnosis.

X-rays and B-reads: Please attach all x-ray readings and reports. You may, but are not required to, attach chest x-rays. The court, however, has ruled that Grace may seek access to chest x-rays upon request.

Pulmonary Function Tests: Please attach all pulmonary function test results, including the actual raw data and all spirometric tracings, on which the results are based.

#### D. PART III - Direct Exposure to Grace Asbestos-Containing Products

In Part III, please provide the requested information for the job and site at which you were asbestos-containing products. Indicate the dates of exposure to each Grace asbestos-containing product. If your exposure was a result of your employment, use the list of occupation and industry codes below to indicate your occupation and the industry in which you worked at each site. If you allege exposure to Grace asbestos-containing products at multiple sites, the Court has ordered that you must complete a separate Part III for each site. For your convenience, additional copies of Part III are attached as Appendix D to this Questionnaire.

Attach copies of any and all documents establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the disease.

#### Occupation Codes

- 01. Air conditioning and heating installer/maintenance 31. Iron worker 02. Asbestos miner 32. Joiner -03. Asbestos plant worker/asbestos manufacturing worker 33. Laborer 04. Asbestos removal/abatement 34. Longshoreman 05. Asbestos sprayer/spray gun mechanic Machinist/machine operator 06. Assembly line/factory/plant worker 36. Millwright/mill worker 07. Auto mechanic/bodywork/brake repairman 37. Mixer/bagger 08. Boilermaker 38. Non-asbestos miner 09. Boiler repairman 39. Non-occupational/residential 10. Boiler worker/cleaner/inspector/engineer/installer 40. Painter 11. Building maintenance/building superintendent 41. Pipefitter 12. Brake manufacturer/installer 42. Plasterer 13. Brick mason/layer/hod carrier 43. Plumber - install/repair 14. Burner operator 44. Power plant operator 15. Carpenter/woodworker/cabinetmaker 45. Professional (e.g., accountant, architect, physician) 16. Chipper 46. Railroad worker/carman/brakeman/machinist/conductor 17. Clerical/office worker 47. Refinery worker 18. Construction - general 48. Remover/installer of gaskets 19. Custodian/janitor in office/residential building 49. Rigger/stevedore/seaman
- 20. Custodian/janitor in plant/manufacturing facility 50. Rubber/tire worker 21. Electrician/inspector/worker 51. Sandblaster 22. Engineer 52. Sheet metal worker/sheet metal mechanic
- 23. Firefighter 53. Shipfitter/shipwright/ship builder 24. Fireman 54. Shipyard worker (md. repair, maintenance) 25. Flooring installer/tile installer/tile mechanic 55. Steamfitter 26. Foundry worker 56. Steelworker
- 27. Furnace worker/repairman/installer 57. Warehouse worker 28. Glass worker 58. Welder/blacksmith

#### 29. Heavy equipment operator (includes truck, forklift, & crane) 59. Other

#### 30. Insulator

001. Asbestos abatement/removal

Non-asbestos products manufacturing

#### **Industry Codes**

109. Petrochemical

002.	Aerospace/aviation	110. Railroad
100.	Asbestos mining	111. Shipyard-construction/repair
101.	Automotive	112. Textile
102.	Chemical	I 13. Tire/rubber
103.	Construction trades	114. U.S. Navy
104.	Iron/steel	115. Utilities
105.	Longshore	116. Grace asbestos manufacture or milling
106.	Maritime	117. Non-Grace asbestos manufacture or milling
107.	Military (other than U.S. Navy)	118. Other

# E. PART IV - Indirect Exposure to Grace Asbestos-Containing Products

In Part IV, please provide the information requested for any injury alleged to have been caused by exposul asbestos-containing products through contact/proximity with another injured person. If you allege exposure through contact/proximity with multiple injured persons, please complete a separate Part IV for each injured person. For your convenience, additional copies of Part IV are attached as Appendix E to this Questionnaire.

### F. PART V -- Exposure to Non-Grace Asbestos-Containing Products

In Part V, please provide the requested information for each party against which you have filed a lawsuit and/or claim alleging exposure to asbestos-containing products other than Grace products. If you filed such lawsuits and/or claims against multiple parties, the Court has ordered that you must complete a separate Part V for each party. If exposure was in connection with your employment, use the list of occupation and industry codes in Part III to indicate your occupation and the industry in which you worked. For your convenience, additional copies of Part V are attached as Appendix F to this

#### G. PART VI -- Employment History

In Part VI, please provide the information requested for each industrial job you have held, other than jobs already listed in Parts III or V. Use the list of occupation and industry codes in the instructions to Part III to indicate your occupation and the industry in which you worked for each job. Please use the copy of Part VI attached as Appendix G to this Questionnaire if

# H. PART VII - Litigation and Claims Regarding Asbestos and/or Silica

In Part VII, please describe any lawsuits and/or claims that were filed by you or on your behalf regarding asbestos or silica.

# I. PART VIII - Claims by Dependents or Related Persons

Part VIII is to be completed only by dependents or related persons (such as spouse or child) of an injured person who sued the Debtors before April 2, 2001 for an asbestos-related personal injury or wrongful death claim against Grace not involving physical injury to him-/herself on account of his/her own exposure. One example of such a claim would be a claim for loss of consortium. If you are asserting such a claim, complete the entire Questionnaire, providing all information and documentation regarding the injured person.

#### J. PART IX - Supporting Documentation

In Part IX, please mark the boxes next to each type of document that you are submitting with this Questionnaire. As indicated in the instructions to Parts II and III, this Questionnaire must be accompanied by copies, with access to originals upon request, of any and all documents you, your counsel, or your doctors have or subsequently obtain that (a) support or conflict with your diagnosis and/or (b) establish exposure to Grace asbestos-containing products as having a substantial causal role in the development of the medical diagnoses, and/or conditions claimed. Original documents provided to Grace will be returned within a reasonable time after its professionals and experts have reviewed the documents.

Grace will reimburse your reasonable expenses incurred in providing (a) copies of depositions you have given in lawsuits in which Grace was not a party and/or (b) any documents you have previously provided to Grace in prior litigation. Please indicate the documents for which you are seeking reimbursement and attach a receipt for such cost.

# K. PART X -- Attestation that Information is True, Accurate and Complete

By signing Part X, you, the injured person, are attesting and swearing, under penalty of perjury, that, to the best of your knowledge, all of the information in this Questionnaire is true, accurate and complete. If the injured person is deceased, then the executor of the person's will (or similar estate representative) must complete and sign Part X on behalf of the injured

The legal representative of the injured person must complete and sign Part X where indicated.

	OF INJURED		

!	
;	WR GRACE PIQ 44027-0007

			····	
. Name of Claimant: First	MI		ler: 🛛 Male 🗌 Female	-
		Last		
. Race (for purposes of ev	aluating Pulmonary I	function Test results):	······	White/Caucasian
				African American
				Other
Last Four Digits of Social	Security Number:		5. Bir	th Date:
Mailing Address:				
Address		City	State/Province	Zip/Postal Code
Daytime Telephone Numb	er:		*******	
LAWYER'S NAME AN	D FIRM	-		·
Name of Lawyer: Edw	vard O. Moody			-
Name of Law Firm With	Which Lawyer is Afi	iliated: <u>Edward O.</u>	Moody, P.A.	
Mailing Address of Firm		et Little Rock	AR	72201
	Address	City	State/Province	Zip/Postal Code
Law Firm's Telephone N	iumber or Lawyer's I	Pirect Line: $(50)$ to send subsequent mate	1)376	- 0 0 · 0
Is the injured person living If deceased, date of death:	*************************	************************	······	//
If the injured person is de the following:	eceased, then attach a	copy of the death certi	ification to this Question	unaire and comple
Th +				
Primary Cause of Deat				
Primary Cause of Deat Contributing Cause of				
	Death (as stated in th		DITION(S)	
ark the box next to the constructions to this Questionnain agnostic tests relating to the sid any previous or subsequent nvenience, additional copies of	PART II: ASBES  additions with which your. If you have been dame condition by multiput diagnoses or diagnoof Part II are attached a	TOS-RELATED COND  ou have been diagnosed iagnosed with multiple or iple doctors, please competic tests that change or as Appendix C to this Que	and provide all informeditions and/or if you relete a separate Part II for	ceived diagnoses an
ark the box next to the constructions to this Questionnain agnostic tests relating to the sid any previous or subsequent nvenience, additional copies of Please check the box next	PART II: ASBES editions with which youre. If you have been do ame condition by multion diagnoses or diagnoof Part II are attached at to the condition being	TOS-RELATED COND  ou have been diagnosed iagnosed with multiple or iple doctors, please competic tests that change or as Appendix C to this Que	and provide all informeditions and/or if you relete a separate Part II for	ceived diagnoses an
Contributing Cause of ark the box next to the constructions to this Questionnain agnostic tests relating to the side any previous or subsequent envenience, additional copies of Please check the box next Asbestos-Related Lung	PART II: ASBES editions with which youre. If you have been do ame condition by multion diagnoses or diagnoof Part II are attached at to the condition being	TOS-RELATED CONDOWN have been diagnosed iagnosed with multiple criple doctors, please compostic tests that change or as Appendix C to this Que galleged:  Mesothelioma	and provide all inform onditions and/or if you re dete a separate Part II for conflict with the initial estionnaire.	ceived diagnoses an each initial diagnosi diagnosis. For you
Contributing Cause of ark the box next to the constructions to this Questionnain agnostic tests relating to the side any previous or subsequent envenience, additional copies of Please check the box next Asbestos-Related Lung of Asbestosis	PART II: ASBES  additions with which your. If you have been do ame condition by multiput diagnoses or diagnoof Part II are attached at to the condition being Cancer	TOS-RELATED COND  ou have been diagnosed iagnosed with multiple or iple doctors, please comp stic tests that change or as Appendix C to this Que g alleged:  Mesothelioma  Other Cancer (cance	and provide all inform onditions and/or if you re dete a separate Part II for conflict with the initial estionnaire.	ceived diagnoses an each initial diagnosi diagnosis. For you
ark the box next to the constructions to this Questionnain agnostic tests relating to the sid any previous or subsequent number of the subsequent number of the subsequent of	PART II: ASBES aditions with which your. If you have been dame condition by multion diagnoses or diagno of Part II are attached at to the condition being Cancer	TOS-RELATED CONDOWN have been diagnosed iagnosed with multiple or iple doctors, please competic tests that change or as Appendix C to this Que g alleged:  Mesothelioma  Other Cancer (cancer	and provide all inform onditions and/or if you re dete a separate Part II for conflict with the initial estionnaire.	ceived diagnoses an each initial diagnosi diagnosis. For you er or mesothelioma)
ark the box next to the constructions to this Questionnain agnostic tests relating to the sid any previous or subsequent envenience, additional copies of Please check the box next Asbestos-Related Lung Asbestosis  Other Asbestos Disease  Mesothelioma: If a following (check all the	PART II: ASBES aditions with which your. If you have been do ame condition by multion diagnoses or diagno of Part II are attached at to the condition being Cancer  Illeging Mesothelioma attapply):	TOS-RELATED CONDOWN have been diagnosed iagnosed with multiple or iple doctors, please competic tests that change or as Appendix C to this Queg alleged:  Mesothelioma  Other Cancer (cancer) Clinically Severe As, were you diagnosed	and provide all inform onditions and/or if you re elete a separate Part II for conflict with the initial estionnaire.  The not related to lung cance chestosis with malignant mesothe	ceived diagnoses an each initial diagnosi diagnosis. For you er or mesothelioma)
ark the box next to the constructions to this Questionnain agnostic tests relating to the sid any previous or subsequer invenience, additional copies of Please check the box next  Asbestos-Related Lung  Asbestosis  Other Asbestos Disease  Mesothelioma: If a following (check all the diagnosis from a p	PART II: ASBES aditions with which your. If you have been do ame condition by multiple and it is to the condition being Cancer  Illeging Mesothelioma hat apply): authologist certified by	TOS-RELATED CONDOWN have been diagnosed iagnosed with multiple or iple doctors, please compstic tests that change or is Appendix C to this Queg alleged:  Mesothelioma  Other Cancer (cance) Clinically Severe As were you diagnosed the American Board of P.	and provide all inform onditions and/or if you re lete a separate Part II for conflict with the initial estionnaire.  The not related to lung cance bestosis with malignant mesothe	ceived diagnoses an each initial diagnosi diagnosis. For you er or mesothelioma)
ark the box next to the constructions to this Questionnain agnostic tests relating to the sid any previous or subsequent nivenience, additional copies of Please check the box next Asbestos-Related Lung Asbestosis Other Asbestos Disease  a. Mesothelioma: If a following (check all the diagnosis from a pudiagnosis from a second	PART II: ASBES  aditions with which your. If you have been do ame condition by multiput diagnoses or diagno of Part II are attached at to the condition being Cancer  Illeging Mesothelioma hat apply):  althologist certified by econd pathologist certified by	TOS-RELATED CONDOWN have been diagnosed iagnosed with multiple criple doctors, please compstic tests that change or as Appendix C to this Que g alleged:    Mesothelioma   Other Cancer (cancer   Clinically Severe As were you diagnosed the American Board of Pafied by the American Board o	and provide all inform onditions and/or if you re elete a separate Part II for conflict with the initial estionnaire.  The not related to lung cance bestosis with malignant mesother athology and of Pathology	ceived diagnoses an each initial diagnosi diagnosis. For you er or mesothelioma)
Contributing Cause of  ark the box next to the constructions to this Questionnain agnostic tests relating to the sid any previous or subsequent invenience, additional copies of Please check the box next  Asbestos-Related Lung Asbestos-Related Lung Other Asbestos Disease  Mesothelioma: If a following (check all the diagnosis from a pudiagnosis from a second diagnosis and doc	PART II: ASBES  aditions with which your. If you have been do ame condition by multiput diagnoses or diagno of Part II are attached at to the condition being Cancer  Illeging Mesothelioma hat apply):  althologist certified by econd pathologist certified by	TOS-RELATED CONDOWN have been diagnosed iagnosed with multiple criple doctors, please compute tests that change or as Appendix C to this Que galleged:    Mesothelioma   Other Cancer (cancer   Clinically Severe As were you diagnosed the American Board of Plead by the Board of Ple	and provide all inform onditions and/or if you re elete a separate Part II for conflict with the initial estionnaire.  The not related to lung cance bestosis with malignant mesother athology and of Pathology	ceived diagnoses an each initial diagnosi diagnosis. For you er or mesothelioma)

REC'D JUL 1 2 2006

# PART II: ASBESTOS-RELATED CONDITION(S) (Continued)

WB CBOOK Dis	
WR GRACE PIQ 44027	anne.

).	lung	pestos-Related Lung Cancer: If alleging Asbestos-Related Lung Cancer, were you diagnosed with primary geancer based on the following (check all that apply):
	$\Box$	findings by a pathologist certified by the American Board of Pathology
		evidence of asbestosis based on a chest x-ray reading of at least 1/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestosis based on a chest x-ray reading of at least 1/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestosis determined by pathology
		evidence of asbestos-related nonmalignant disease based on a chest x-ray reading of at least 1/0 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
•		evidence of asbestos-related nonmalignant disease based on a chest x-ray reading of at least 1/0 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumocomioses and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		diffuse pleural thickening as defined in the International Labour Organization's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
ļ		supporting medical diagnosis and supporting decomparation and little
		asbestos-containing products had a substantial causal role in the development of the lung cancer other (please specify):
(	Othe	er Cancer:
(	(i) I	falleging Other Cancer, please mark the box(es) next to the applicable primary cancer(s) being alleged:
		colon pharyngeal esophageal laryngeal stomach cancer
	E	other, please specify:
(	(ii) V	Were you diagnosed with the above-indicated cancer based on the following (check all that apply):
		findings by a pathologist certified by the American Board of Pathology
	E	evidence of asbestosis based on a chest x-ray reading of at least 1/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
	E	evidence of asbestosis based on a chest x-ray reading of at least I/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestosis determined by pathology
		a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the cancer
		other (please specify):

	ATED CONDITION(S)	

W/O CENTRAL TOTAL
WR GRACE PIN 44027 PORD

đ.	(c)	inically Severe Asbestosis: If alleging Clinically Severe Asbestosis, was your diagnosis based on the following
		diagnosis of a pulmonologist or internist certified by the American Board of Internal Medicine
		a chest x-ray reading of at least 2/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
		a chest x-ray reading of at least 2/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		asbestosis determined by pathology
		a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating total lung capacity less than 65% predicted
		a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating forced vital capacity less than 65% predicted and a FEVI/FVC ratio greater than or equal to 65% predicted
		a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the asbestosis
		other (please specify):
e.	Asì	pestosis: If alleging Asbestosis, was your diagnosis based on the following (check all that apply):
		diagnosis of a pulmonologist or internist certified by the American Board of Internal Medicine
		a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses by a B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
	_	a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses by a second B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
		asbestosis determined by pathology
		a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating a FEVI/FVC ratio greater than or equal to 65% predicted with either (a) total lung capacity less than 80% predicted or (b) forced vital capacity less than 80% predicted
		a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the asbestosis
		other (please specify):

. אצייטיטונות	ASBESTOS-RELATED		
PARIII	ASRESTED DELATED		4 C 42 1 \
* / / / / / / / / / /	ANDREAD & CO. LONGER PROPERTY	COMBILICANAL	at continuent

WE SHA		-001
ER DE LE REPORTE	131HE ( ##	

tho	ner Aspestos Disease: It alleging any asbestos-related injuries, medical diagnoses, and/or conditions other than se above, was your diagnosis based on the following (check all that apply):
	diagnosis of a pulmonologist or internist certified by the American Board of Internal Medicine
	diagnosis determined by pathology
	a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses by a B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
	a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses by a second B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
	a chest x-ray reading other than those described above
	a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating a FEVI/FVC ratio greater than or equal to 65% predicted with either (a) total lung capacity less than 80% predicted or (b) forced vital capacity less than 80% predicted
	a pulmonary function test other than that discussed above
	a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the condition
	a CT Scan or similar testing
	a diagnosis other than those above
	other (please specify):

[REMAINDER OF PAGE INTENTIONALLY BLANK]

PART II:	ASBESTOS-REI	ATED	CONDITION(S)	(Continued)
		******		1 COMMINGENT

2. me	Information Regar	ding Diagnosis: <u>Subject to the forgo</u> ed <u>hereto</u>	ing objections, please refer to	the responses below and the						
	Date of Diagnosis:		,	5/11/1006						
	Diagnosing Doctor	's Name: See attached Medical Repo		<u> </u>						
		's Specialty: <u>See attached Medical R</u>								
	Diagnosing Doctor	's Mailing Address: See attached M	edical Report							
Diagnosing Doctor's Mailing Address: <u>See attached Medical Report</u> Address										
	City	·								
	-	to December 1981 and 1981	State/Province	Zip/Postal Code						
	Diagnosing Doctor	's Daytime Telephone Number:	(	_)						
	objections, please i	er relationship to the diagnosing doc efer to the responses below.								
	Was the diagnosing	doctor your personal physician?		Yes X No						
	Was the diagnosing	doctor paid for the diagnostic services	that he/she performed?	XYes \( \sum \) No						
	If yes, please indica	te who paid for the services performed	Claimant paid for the service	es through his/her counsel.						
	Did you retain couns forgoing objections	sel in order to receive any of the servic	es performed by the diagnosing	doctor? Please refer to the						
	Was the diagnosing ambiguous. The do	doctor referred to you by counsel? Cla octor was retained by Claimant thro nt's Asbestos Lawsuit, Please refer	imant objects to this question	as being vague and						
	Was the diagnosing at the time of the d	doctor certified as a pulmonologist lagnosis? See attached medical doctor g doctor certified as a pathologist	t or internist by the American	Yes No						
	diagnosis: Dec atta	ched medical documentation, if app.	licable	Yes □ No						
	diagnosis. Dec atta	g doctor provided with your comp ched medical documentation, if appl	ncable	Yes No						
	Did the diagnosing	doctor perform a physical examinati	ion? See attached medical do	cumentation, if applicable.						
-	Do you currently no	a tabaaaa nyadusta?	***************************************	Yes No						
	Have you ever need	te tobacco products?	***************************************	Yes No						
	It answer to either	tobacco products? question is yes, please indicate whet tes and frequency with which such p	ther you have regularly used	any of the following tobacco						
	☐ Cigarettes	Packs Per Day (half pack = .5)	Start Year	End Year						
	☐ Cigars	Cigars Per Day								
	☐ If Other Tobacc	co Products, please specify (e.g., cher Amount Per Day	ving fobacco):	End Year						
	•	Thiodin I Ci Day	Start xear	End Year						
	See attached medica	diagnosed with chronic obstructive in documentation, if applicable.								
	If yes, please attach a	all documents regarding such diagnos	is and explain the nature of th	e diagnosis÷						
	See attached med	lical documentation, if applica	ble.							

	EN DEFENDE
<b>}</b> _	Information Regarding Chest X-Ray Subject to the foregoing objections, please refer to attached doci WR GRACE P.
	Please check the box next to the applicable location where your chest x-ray was taken (check one):
	Mobile laboratory  Job site  Union Hall  Doctor office  Hospital  Other:
	Address where chest x-ray taken:
	Address
	Information Regarding Chest X-Ray Reading Subject to the foregoing objections, please refer to the responses below and the medical reports attached hereto.
	Date of Reading: 5/11/1990 ILO score: 2/1
	Name of Reader: Dr. Joseph Calhoun
	Reader's Daytime Telephone Number:
	Reader's Mailing Address: #1 St. Vincent Circle, Suite 160
	Address
	Little Rock AR 72205 City State/Province Zip/Postal Code
	With respect to your relationship to the reader, check all applicable boxes:
	Was the reader paid for the services that he/she performed. X Yes No  If yes, please indicate who paid for the services performed: Clamant paid for the services through his/her counsel.
	Did you retain counsel in order to receive any of the services performed by the reader? Please refer to the foregoing
	objections. Yes No
	Was the reader referred to you by counsel? Claimant objects to this question as being yaque and ambiguous. The
	world was retained by Claimant through Claimant's Conneel to provide expect modical
	Asbestos Lawsuit. Please refer to the forgoing objections
	Are you aware of any relationship between the reader and your legal counsel? Claimant objects to this question as being vague and ambiguous. The doctor was retained by Claimant through Claimant's Counsel to provide
	Expert medical opinions in Claimant's Asbestos Lawsuit. Please refer to the forgoing objections Yes No
	if yes, please explain;
	Was the reader certified by the National Institute for Occupational Safety and Health at the time of the reading?
	If the yearder is not a continual Parallel II No
	If the reader is not a certified B-reader, please describe the reader's occupation, specialty, and the method through which the reading was made:
	Information Regarding Pulmonary Function Test: <u>Subject to the forgoing objections, please refer to the responses</u> below and the medical reports attached hereto
	List your height in feet and inches when test given:ft inches
	List your weight in pounds when test given:
	Total Lung Capacity (TLC): % of predicted .
	Forced Vital Capacity (FVC): % of predicted
	FEV1/FVC Ratio: % of predicted % of predicted
	Name of Doctor Performing Test (if applicable): See attached PFT, if applicable
	Doctor's Specialty: See attached PFT, if applicable
	Name of Clinician Performing Test (if applicable): See attached medical report.
	Testing Doctor or Clinician's Mailing Address: See attached PFT, if applicable
	Address

		i (19104.50)/4076646(F)
City	State/Province	Zip we grace Pip
Testing Doctor or Clinician's Daytime Telephone Number:	()	- Wit direct 1 is
Name of Doctor Interpreting Test: See attached PFT,	if applicable	
Doctor's Specialty: See attached PFT, if applicable		
Interpreting Doctor's Mailing Address: See attached	PFT, if applicable.	
Address		
City	State/Province	Zip/Postal Code
Interpreting Doctor's Daytime Telephone Number:		,
With respect to your relationship to the doctor or clinician wapplicable boxes: Subject to the foregoing objections, please attached hereto.	who performed the pulmonary trefer to the responses below an	function test check all d the medical reports
If the test was performed by a doctor, was the doctor your persona	al physician?	Yes No
Was the testing doctor and/or clinician paid for the services that h	e/she performed?	Yes No
f yes, please indicate who paid for the services performed:		
Did you retain counsel in order to receive any of the services perfor		rian? T Vec T No
Was the testing doctor or clinician referred to you by counsel? Cambiguous. The doctor was retained by Claimant through phinions in Claimant's Asbestos Lawsuit. Please refer to fore	Elalmant objects to this question of Claimant's Counsel to pro	n as being vague and
Are you aware of any relationship between either the doctor or chis question as being vague and ambiguous. The doctor was o provide expert medical opinions in Claimant's Asbestos La	clinician and your legal counsel?	Claimant objects to
f yes, please explain:		200 [] 1,
Was the testing doctor certified as a pulmonologist or internis he time of the pulmonary function test?	t by the American Board of Int	ernal Medicine at
With respect to your relationship to the doctor interpreting applicable boxes:	the results of the pulmonary fu	unction test check all
Vas the doctor your personal physician?	***************************************	
Vas the doctor paid for the services that he/she performed?	***************************************	X Yes  No
fyes, please indicate who paid for the services performed: <u>Cl</u> e	nimant paid for the services thr	ough his/her counsel.
old you retain counsel in order to receive any of the services perfo	ormed by the doctor? objection	Yes No
Vas the doctor referred to you by counsel? Claimant objects to to control was retained by Claimant through Claimant's Counsel	this question as being vague and	ambiguous. The
sbestos Lawsuit. Please refer to foregoing objections.	***************************************	Yes No
are you aware of any relationship between the doctor and your legening vague and ambiguous. The doctor was retained by Clair nedical opinions in Claimant's Asbestos Lawsuit. Please refer	nant through Claimantic Com-	
_		[] 1c2 [] IA0
Yes, please explain  Vas the doctor interpreting the pulmonary function test resu		·

	information Regarding Pathology Reports: <u>Please refer to Part II, Question 2, and attached medical</u> WHIGHING										
	Date of Pathology Report:										
	Findings:										
	Name of Doctor Issuing Report:										
?	Octor's Specialty:										
)	vector s manning Address:										
	Adultess										
	ity State/Province Zip/Postal Code										
)	octor's Daytime Telephone Number:										
1	With respect to your relationship to the doctor issuing the pathology report, check all applicable because										
١	/as the doctor your personal physician?										
1	as the doctor paid for the services that he/she performed?										
Ļ	yes, please indicate who paid for the services performed:										
^	you retain counsel in order to receive any of the services performed by the doctor?										
V	28 the doctor referred to you by counsel? Claimant chiege to this quantities at the										
d	The										
Ā	sbestos Lawsuit. Please refer to foregoing objections.										
A A b	sbestos Lawsuit. Please refer to foregoing objections. Yes No re you aware of any relationship between the doctor and your legal counsel? Claimant objects to this question as										
A b n	sbestos Lawsuit. Please refer to foregoing objections. Yes No re you aware of any relationship between the doctor and your legal counsel? Claimant objects to this question as eing vague and ambiguous. The doctor was retained by Claimant through Claimant's Counsel to provide expert edical opinions in Claimant's Asbestos Lawsuit. Please refer to foregoing objections. Yes No										
A b n h W	sbestos Lawsuit. Please refer to foregoing objections. Yes No re you aware of any relationship between the doctor and your legal counsel? Claimant objects to this question as edical opinions in Claimant's Asbestos Lawsuit. Please refer to foregoing objections. Yes No yes, please explain:  as the doctor certified as a nathologist by the American Research of Relationship opening to provide a provide as the doctor certified as a nathologist by the American Research of Relationship opening objections.										
A b n h	sbestos Lawsuit. Please refer to foregoing objections. Yes No re you aware of any relationship between the doctor and your legal counsel? Claimant objects to this question as edical opinions in Claimant's Asbestos Lawsuit. Please refer to foregoing objections. Yes No yes, please explain:  as the doctor certified as a nathologist by the American Research of Relationship opening to provide a provide as the doctor certified as a nathologist by the American Research of Relationship opening objections.										
A b n b w	sbestos Lawsuit. Please refer to foregoing objections										
A b n h w w w	sbestos Lawsuit. Please refer to foregoing objections. Yes No re you aware of any relationship between the doctor and your legal counsel? Claimant objects to this question as eing vague and ambiguous. The doctor was retained by Claimant through Claimant's Counsel to provide expert edical opinions in Claimant's Asbestos Lawsuit. Please refer to foregoing objections. Yes No eyes, please explain:  as the doctor certified as a pathologist by the American Board of Pathology at the time of the diagnosis?  Yes No ith respect to the condition alleged, have you received medical treatment from a doctor for the condition?										
A A B B B B B B B B B B B B B B B B B B	sbestos Lawsuit. Please refer to foregoing objections										
A bun by W W If N	sbestos Lawsuit. Please refer to foregoing objections										
	sbestos Lawsuit. Please refer to foregoing objections										
	sbestos Lawsuit. Please refer to foregoing objections										
A A B D D D D D D D D D D D D D D D D D	sbestos Lawsuit. Please refer to foregoing objections										
	sbestos Lawsuit. Please refer to foregoing objections.   Yes   No re you aware of any relationship between the doctor and your legal counsel? Claimant objects to this question as eing vague and ambiguous. The doctor was retained by Claimant through Claimant's Counsel to provide expert edical opinions in Claimant's Asbestos Lawsuit. Please refer to foregoing objections.   Yes   No yes, please explain:  as the doctor certified as a pathologist by the American Board of Pathology at the time of the diagnosis?  It is the condition alleged, have you received medical treatment from a doctor for the condition?  Yes   No yes, please complete the following:  une of Treating Doctor:  eating Doctor's Specialty:  eating Doctor's Mailing Address:  Address  State/Province  Zip/Postal Code										
	sbestos Lawsuit. Please refer to foregoing objections.										
A be not	sbestos Lawsuit. Please refer to foregoing objections.   Yes   No re you aware of any relationship between the doctor and your legal counsel? Claimant objects to this question as eing vague and ambiguous. The doctor was retained by Claimant through Claimant's Counsel to provide expert edical opinions in Claimant's Asbestos Lawsuit. Please refer to foregoing objections.   Yes   No yes, please explain:  In the doctor certified as a pathologist by the American Board of Pathology at the time of the diagnosis?  If the doctor certified as a pathologist by the American Board of Pathology at the time of the condition?  If the respect to the condition alleged, have you received medical treatment from a doctor for the condition?  If yes   No yes, please complete the following:  If yes   No yes, please complete the follo										

[REMAINDER OF PAGE INTENTIONALLY BLANK]

# PART III: DIRECT EXPOSURE TO GRACE ASBESTOS-CONTAINING PRODUCTS

Please complete the chart below for each site at which you allege exposure to Grace asbestos-containing products. If you allege exposure at multiple sites, the Court has ordered that you must complete a separate chart for each site. For your convenience, additional copies of Part III are attached as Appendix D to this Questionnaire.

If exposure was in connection with your employment, use the list of occupation and industry codes in the Instructions to Part III to indicate your occupation and the industry in which you worked. In the "Nature of Exposure" column, for each job listed, please indicate the letter(s) corresponding to whether you were any of the following during your exposure:

- (a) A worker who personally mixed Grace asbestos-containing products
  - (b) A worker who personally removed or cut Grace asbestos-containing products
    - (c) A worker who personally installed Grace asbestos-containing products
- (e) A worker in a space where Grace asbestos-containing products were being installed, mixed, removed or cut by others (d) A worker at a site where Grace asbestos-containing products were being installed, mixed, removed or cut by others
  - (f) If other, please specify.

		<del></del>		(paunsoo			-		i	WR GRACE	PIQ 4	4027-0015
	Ne and if availa			Natureoffex								
lease refer to the attached PEH, interrogatory responses. Statement of Bounings and the Assessed from the statement of Bounings and the statement for	ter inigs and of depositions, it applies		ment:	Was expositive due to working in or Yound agens/uparo-produce was being fustalled juized, removed, or cuts/ fover geleare indicate your, reginal	potinto lo such areas.		-					
Statement of			ng your employ	undustry:	Specific Spe		•				•	
gatory responses	n:		re a member duri	Occupation Code (Code 59)				-				o,
ie attached PEH, interro	Location		Unions of which you were a member during your employment:	Dates and Prequency O'Expoure (hours day; days/yaar)						-		
ctions, please refer to th		Site Owner:	•	Habirillondor Bach Grace Product		-						
Site of Exposure: Subject to the forgoing objections, p		Site Type: Residence Business	ig Exposure:	Production								
Site of Exposure: &	Site Name:	Site Type:	Employer During Exposure:		Job I Description:	Job 2 Description:	Job 3 Description;	Job 4 Description:	Job 5 Description:	Job 6 Description;		

DADT TO TANDIDAY WYN A CYMW		
PART IV: INDIRECT EXPOSURE TO GRACE	A CRECTOR CONTRACTIONS	DT 0770
of the 10 dieles	TODED LOG-COM LAMMING	PRODUK TS

WH GRACE	PIQ	4402	7-00-1

I	. •	Are you asserting an injury caused by exposure to Grace asbestos-containing products through contact/proximity
		with another injured person? Subject to the foregoing objections please refer to attached PEH, interrogatory responses and depositions, if applicable and if available
		If yes, complete questions 2 through 10 of this section for each injured person through which you allege exposure to Grace asbestos-containing products. For your convenience, additional copies of Part IV are attached as Appendix E to this Questionnaire.
2.		Please indicate the following information regarding the other injured person: Subject to the foregoing objections please refer to attached PEH, interrogatory responses and depositions, if applicable and if available.
		Name of Other Injured Person: Gender: Male Female
		Name of Other Injured Person: Gender: Male Female  Last Four Digits of Social Security Number: Birth Date: / /
3.	. 1	What is your Relationship to Other Injured Person: Subject to the foregoing objections please refer to attached PEH, interrogatory responses and depositions, if applicable and if available
4.		Nature of Other Injured Person's Exposure to Grace Asbestos-Containing Products:
5.	9	Dates Other Injured Person was Exposed to Grace Asbestos-Containing Products: Subject to the foregoing objections please refer to attached PEH, interrogatory responses and depositions, if applicable and if available.
		From://
6.		Other Injured Person's Basis for Identification of Asbestos-Containing Product as Grace Product:
7.	•	Has the Other Injured Person filed a lawsuit related to his/her exposure? Subject to the foregoing objections objections object to the foregoing objections objections of a stacked PEH, interrogatory responses and depositions, if applicable and if available.
	I,	f yes, please provide caption, case number, file date, and court name for the lawsuit:  Caption:
	C	Case Number: File Date:/ /
	•	Court Name:
8.	N C	ature of Your Own Exposure to Grace Asbestos-Containing Product: Subject to the foregoing objections please efer to attached PEH, interrogatory responses and depositions, if applicable and if available.
	D <u>re</u>	pates of Your Own Exposure to Grace Asbestos-Containing Product: Subject to the foregoing objections please efer to attached PEH, interrogatory responses and depositions, if applicable and if available.    From:/ /
	Y of	our Basis for Identification of Asbestos-Containing Product as Grace Product: Subject to the foregoing bjections please refer to attached PEH, interrogatory responses and depositions, if applicable and if available.

[REMAINDER OF PAGE INTENTIONALLY BLANK]

# PART V: EXPOSURE TO NON-GRACE ASBESTOS-CONTAINING PRODUCTS

Please complete the chart below for each party against which you have filed a lawsuit and/or claim alleging exposure to asbestos-containing products other than Grace products. If you filed such lawsuits and/or claims against multiple parties, the Court has ordered that you must complete a separate chart for each party. For your convenience, additional copies of Part Y are attached as Appendix F to this

If exposure was in connection with your employment, use the list of occupation and industry codes in the Instructions to Part III to indicate your occupation and the industry in which you worked. In the "Nature of Exposure" column, for each product listed, please indicate the letter(s) corresponding to whether you were any of the following during your exposure:

- (a) A worker who personally mixed Non-Grace asbestos-containing products (b) A worker who personally removed or cut Non-Grace asbestos-containing
- (c) A worker who personally installed Non-Grace asbestos-containing products
- (d) A worker at a site where Non-Grace asbestos-containing products were being installed, mixed, removed or cut by others
- (e) A worker in a space where Non-Grace asbestos-containing products were being installed, mixed, removed or out by others

  (f) If other, please specify,

	10000000000000000000000000000000000000	re of Saura	<b>医线流域</b>					_										WR	GR/	CE P	Q 440	27-00
	での数据される場合	Natu	50000000000000000000000000000000000000																			
	Was exposure due to working in or	Aroundareas where product Was being installed mixed removed, or cut? ( If Yes please timedies bor segular	Service State Stat																			
	And the state of t	Code 18	元本を発売に					•					-					•••				
case specify.	No companies O	Code 59				2		<del></del>						-								
(i) it uniet, piease specify,		Dates and Frequency of Exposure (hours/day, days/year)	このこととは、このできることが、このできることできることできることできることできることできることできることできること		-					_								•			-	=
	東欧の大学の世界を持ち	Product(s)	10 10 10 10 10 10 10 10 10 10 10 10 10 1													· · · · · ·					•	
	r Claim was Filed:	gainst Which	Job I Description:		Job 2 Description:		Job 3 Description:		Job I Description:		Job 2 Description:	,	Job 3 Description:		Job I Description:		Job 2 Description:	-	Job 3 Description:	٠.		
•	Party Against which Lawsuit or Claim was Filed:	See attached List of Parties Against Which Lawsuit or Claim was Filed.	Site of Exposure 1	Site Name:	Address:	City and State:	Site Owner		Site of Exposure 2	Site Name:	Address:	City and State:	Site Owner:		Site of Exposure 3	Site Name:	Address:	City and State:	Site Owner:			

#### PART VI: EMPLOYMENT HISTORY

WR GRACE	PIN	44027-00	116

Addr	ess		.•	
egnung or Em	highright:		End of Employment:	
mployer:			~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	
ndustry Code:		If Code 118, specify:		
ccupation Code		_ If Code 59, specify:		
ity			State/Province	Zip/Postal Code
Addı				
ocation:				
			End of Employments	
				,
ссирацов Сод adustry Code:				
lity			State/Province	Zip/Postal Code
			•	
ocation: Add	ress			
	płoyment:	_//	End of Employment:	//
mployer:				,
ndustry Code:		If Code 118, specify:		
Occupation Cod	e:	If Code 59, specify:		
City			State/Province	Zip/Postal Code
Add	ress		· · · · · · · · · · · · · · · · · · ·	
ocation:				
seginning of En	ployment:	_//		//
Employer:				
ndustry Code:		If Code 118, specify:		-
verahucion e-00	e:	If Code 59, specify:	•	

# PART VII: LITIGATION AND CLAIMS REGARDING ASBESTOS AND/OR SILICA



å.	LITIGATION Subject to the foregoing objections, please refer to Claimant's responses below. Claimant's responses are limited to the asbestos-related lawsuit where Debtor was sued.
1.	Have you ever been a plaintiff in a lawsuit regarding asbestos or silica?
	If yes, please complete the rest of this Part VII(a) for each lawsuit. For your convenience, additional copies of Part VII are attached as Appendix G to this Questionnaire
2.	Please provide the caption, case number, file date, and court name for the lawsuit you filed:
	Caption: Armstrong World Industries, Inc., et al.
	Case Number: <u>LR-C-90-633</u> File Date: 9/6/1990
	Court Name: Eastern District Of Arkansas Western Division
3.	Was Grace a defendant in the lawsuit?X Yes No
4.	Was the lawsuit dismissed against any defendant? Subject to the foregoing objections, see attached List of Parties, if applicable. Yes No
	If yes, please provide the basis for dismissal of the lawsuit against each defendant:
	Please refer to the forgoing objections.
5.	Has a judgment or verdict been entered? Subject to the foregoing objections, see attached List of Parties, if applicable.
	If yes, please indicate verdict amount for each defendant(s):
6.	Was a settlement agreement reached in this lawsuit? Subject to the foregoing objections, see attached List of Parties, if applicable.
	If yes and the settlement was reached on or after April 2, 2001, please indicate the following:
	a. Settlement amount for each defendant: Please refer to the forgoing objections.
	b. Applicable defendants: Subject to the forgoing objections, see attached List of Parties, if applicable.
	c. Disease or condition alleged: Subject to the foregoing objections, see attached List of Parties, if applicable.
0	d. Disease or condition settled (if different than disease or condition alleged): Subject to the foregoing bjections, see attached List of Parties, if applicable
7.	Were you deposed in this lawsuit?
	If yes and Grace was not a party in the lawsuit, please attach a copy of your deposition to this Questionnaire.
b.	CLAIMS Subject to the foregoing objections, please refer to Claimant's responses below. Claimant's responses are limited to asbestos-related personal injury claims.
1.	Have you ever asserted a claim regarding asbestos and/or silica, including but not limited to a claim against an asbestos trust (other than a formal lawsuit in court)?
	If yes, please complete the rest of this Part VII(b). If no, please skip to Part VIII.
2. 	Date the claim was submitted: Subject to the foregoing objections, see attached List of Parties, if applicable.
3.	Person or entity against whom the claim was submitted: Subject to the foregoing objections, see attached List of ties, if applicable.
4.	Description of claim: Subject to the foregoing objections, see attached List of Parties, if applicable.
	Was claim settled? Subject to the foregoing objections, see attached List of Parties, if applicable Yes No

and the state of t		
ij yes, provide the basis for atsa	nissal of the claim:	
PART IX: SUPPORTING DOCUMENTATION  Please use the checklists below to indicate which documents you are submitting with this form.  Copies:  Medical records and/or report containing a diagnosis Lung function test results Lung function test interpretations Lung function test interpretations CT scans Pathology reports CT scan reports/interpretations Supporting documentation of exposure to Grace asbestos-containing products Supporting documentation of other asbestos exposure  Originals:  Medical records and/or report containing a diagnosis Lung function test results Lung function test results CT scans Supporting documentation of other asbestos exposure  Originals:  X-rays CT scans CT scans from lawsuits indicated in Part VII of this Questionnaire Death Certification  Originals:  X-rays CT scans		
Subject to the foregoing objections	, please see below for in	formation regarding snowse, if applicable and to attached
meer ogatory responses of other de	ependents if applicable.	
Relationship to Injured Party VC	Snove D Child D Out.	Yes 1
Mailing Address:	уровае та стика та Отие -	or . If other, please specify
Address		
City		
-		
Daytime Telephone number:		
Daytime Telephone number:	PARTIX: SUPPORTI	NG DOCUMENTATION
Daytime Telephone number:	PARTIX: SUPPORTI	NG DOCUMENTATION
Daytime Telephone number:  Please use the checklists below to ind Copies:  Medical records and/or report co	PART IX: SUPPORTO	NG DOCUMENTATION  ou are submitting with this form.
Daytime Telephone number:	PART IX: SUPPORTING Iticate which documents you nataining a diagnosis	NG DOCUMENTATION  ou are submitting with this form.  X-rays X-ray reports/interpretations
Daytime Telephone number:	PART IX: SUPPORTE licate which documents y ntaining a diagnosis	NG DOCUMENTATION  ou are submitting with this form.  X-rays X-ray reports/interpretations CT scans CT scans CT scan reports/interpretations
Daytime Telephone number:	PART IX: SUPPORTE licate which documents y ntaining a diagnosis	ou are submitting with this form.    X-rays   X-ray reports/interpretations   CT scans   CT scan reports/interpretations   Depositions from lawsuits indicated in Part VII
Please use the checklists below to ind  Copies:  Medical records and/or report co  Lung function test results  Lung function test interpretations  Pathology reports  Supporting documentation of expassestos-containing products	PART IX: SUPPORTING It is a support of the support	Ou are submitting with this form.    X-rays   X-ray reports/interpretations   CT scans   CT scan reports/interpretations   Depositions from lawsuits indicated in Part VII of this Questionnaire
Please use the checklists below to ind Copies:  Medical records and/or report co. Lung function test results Lung function test interpretations Pathology reports Supporting documentation of expassbestos-containing products Supporting documentation of oth	PART IX: SUPPORTING It is a support of the support	Ou are submitting with this form.    X-rays   X-ray reports/interpretations   CT scans   CT scan reports/interpretations   Depositions from lawsuits indicated in Part VII of this Questionnaire
Daytime Telephone number:	PART IX: SUPPORTING It is a superior of the su	NG DOCUMENTATION  ou are submitting with this form.  X-rays X-ray reports/interpretations CT scans CT scan reports/interpretations Depositions from lawsuits indicated in Part VII of this Questionnaire Death Certification
Daytime Telephone number:	PART IX: SUPPORTING Iticate which documents you nataining a diagnosis of the control of the cont	NG DOCUMENTATION  ou are submitting with this form.  X-rays X-ray reports/interpretations CT scans CT scan reports/interpretations Depositions from lawsuits indicated in Part VII of this Questionnaire Death Certification  Supporting documentation of other asbestos exposur
Daytime Telephone number:	PART IX: SUPPORTING Iticate which documents you nataining a diagnosis of the control of the cont	NG DOCUMENTATION  ou are submitting with this form.  X-rays X-ray reports/interpretations CT scans CT scan reports/interpretations Depositions from lawsuits indicated in Part VII of this Questionnaire Death Certification  Supporting documentation of other asbestos exposur X-rays X-ray reports/interpretations
Daytime Telephone number:	PART IX: SUPPORTO licate which documents y intaining a diagnosis s cosure to Grace her asbestos exposure intaining a diagnosis	NG DOCUMENTATION  Ou are submitting with this form.  X-rays X-ray reports/interpretations CT scans CT scan reports/interpretations Depositions from lawsuits indicated in Part VII of this Questionnaire Death Certification  Supporting documentation of other asbestos exposur X-rays X-ray reports/interpretations CT scans
Daytime Telephone number:	PART IX: SUPPORTO	NG DOCUMENTATION  Ou are submitting with this form.  X-rays X-ray reports/interpretations CT scans CT scan reports/interpretations Depositions from lawsuits indicated in Part VII of this Questionnaire Death Certification  Supporting documentation of other asbestos exposur X-rays X-ray reports/interpretations

DATE W. LOWSON LOW-		-			
PART X: ATTESTATION T	HAT INFORMATION	TAT SIV	TE AND	A COLIDATE	n

WH GRACE P	10 44927-0021

The information provided in this Questionnaire must be accurate and truthful. This Questionnaire is an official court document that may be used as evidence in any legal proceeding regarding your Claim. The penalty for presenting a fraudulent Questionnaire is a fine of up to \$500,000 or imprisonment for up to five years, or both. 18 U.S.C. §§ 152 & 3571. TO BE COMPLETED BY THE INJURED PERSON. I swear, under penalty of perjury, that, to the best of my knowledge, all of the foregoing information contained in this Questionnaire is true, acqurate and complete, Signature: \_101\_19-06-REDACTED Please Print Name: TO BE COMPLETED BY THE LEGAL REPRESENTATIVE OF THE INJURED PERSON. I swear that, to the best of my knowledge, all of the information contained in this Questionnaire is true, accurate and complete. Signature: Date: 01/11/2006 Please Print Name: Edward O. Moody

# PART V: EXPOSURE TO NON-GRACE ASBESTOS CONTAINING PRODUCTS



		是文化多数的经历,各种各种的一种	The State of the S	Disease	Ass. Beer at
CLENT	SSAN	DEFENDANT	ACTIVITY	Alleged	Disease: Settled.
		FIBREBOARD	SETTLED		Non-Malgnant
		OWENS-ILLINOIS	SETTLED	Non-Malgnant	
<u> </u>		PITTSBURGH-CORNING	SETTLED	Non-Malgnant	
		BABCOCK & WILCOX	SETTLED		
		Armstrong World Industries, Inc.	SETTLED		Non-Malgnant
		JOHNS-MANVILLE .	SETTLED	Non-Malgnant	Non-Malgnant
		KEENE	SETTLED	Non-Malgnant	Non-Malgrant
		Flexitallic Gasket Co., Inc.	SETTLED	Non-Malgnant	
		GAF Corp.	SETTLED	Non-Malgnant	Non-Malogant
		National Gypsum Co.	SETTLED	Non-Malgnant	Non-Malgnant
		Owens-Corning Fiberglass Corp.	Unsettled	Non-Malgnant	Non-Malgnant
·		NORTH AMERICAN REFRACTORIES	SETTLED	Non-Malgnant	
		HARBISON-WALKER	SETTLED	Non-Malgnant	
		The Celotex Corp.	Unsettled	Non-Malgnant	
		Turner & Newall, PLC.	SETTLED	Non-Malgnant	
		U.S. Gypsum	SETTLED	Non-Malgnant	
		W.R. Grace & Co.	Unsettled	Non-Malgnant	
				Non-Malgnant	
			SETTLED		Non-Malgnant
		SARLOCK .		Non-Malgnant	
ļ .		Carey Canadian, Inc.	Unsettled	Non-Malgnant	Non-Malgnant
		agle-Picher Industries, Inc.	Unsettled	Non-Malgnant	Non-Malgnant

# PART VII: LITIGATION CLAIMS REGARDING ASBESTOS AND/OR SILICA b. CLAIMS



O'ENT	(2.74)	
CLIENT SSAN	DEFENDANT	ACTIVITY
	JOHNS-MANVILLE	SETTLED
	CELOTEX	Unsettled
	UNARCO	SETTLED
	Eagle-Picher Industries, Inc.	Unsellled

#1 St. Vincent Circle
Suite 160
Little Rock, Arkansas 72205



Diagnostic Radiology 05/11/90

Telephone (501) 666-9400

#### REDACTED

#### PNEUMOCONIOSIS CONSULTATION

Name:

Origin of X-rays: Radiology Associates, Little Rock, Arkansas Date(s) of X-rays: 05/07/90

CHEST: PA, lateral and both oblique views are submitted dated 05/07/90. The patient is noted to be obese and gynecomastic, but despite this the films are of excellent quality.

There is a moderately profuse reticular pattern in the periphery of both lower third lung zones with line shadows extending to the pleural surfaces and obliterating the terminal branching of pulmonary vessels. The finding suggests interstitial fibrosis (\$/T size and 2/1 profusion).

There is also irregular pleural thickening involving the lateral chest walls and the left hemidiaphragm suggesting non-calcified pleural plaques. The interfissural pleura of the major fissure of the right lung is thickened suggesting interfissural pleural plaques. The heart is not enlarged. The aorta is tortuous. The visible bony structures are normal.

CONCLUSIONS: Interstitial fibrosis and pleural plaque formation.

The findings are compatible with asbestos inhalation.

yoseph D. Calhoun, M.D.

JDC/tsc DarltyB.Doc

!	WR GRACE	PIQ	44027-0	J26

STATE OF ARKANSAS	)
	) ss.
COUNTY OF PULASKI	)

#### AFFIDAVIT

Comes now Jennifer Peachey, Bankruptcy Department Manager for Edward O. Moody, P.A., after being duly sworn states on oath:

- The law office of Edward O. Moody, P.A. has represented over the years numerous
  of claimants with claims against W.R. Grace.
- All the clients represented by Edward O. Moody, P.A. are sick with some form of
  malignant or non-malignant disease that can be directly linked to the claimant's
  work history and exposure to asbestos containing products.
- The vast majority of these clients are elderly and of limited educational background.
   They are also very limited in their understanding of medical issues.
- 4. Their clients are therefore unable to adequately answer the W.R. Grace Personal Injury Questionnaire with competence. They do not have the knowledge, experience, or information to summarize and compile the information requested in the Defendant's Questionnaire. This requires the information to be compiled almost entirely by the law firm through personal visits, telephone calls, file review, coworker information, and employer records..
- 5. Estate representatives and spouses who are overseeing the deceased claimant's matters usually do not have adequate knowledge of the working conditions of the claimant. They do not have the knowledge, experience, or information to summarize and compile the information requested in the Defendant's Questionnaire.
- The law office of Edward O. Moody, P.A. objects to the majority of questions in this questionnaire because the questions violate attorney-client privileges, seek



information that is not discoverable under the Federal Rules of Civil or Bankruptcy Procedure or the applicable rules of state Civil Procedure. In addition the questionnaire is not a "pleading" as defined in state or federal Rules of Civil Procedure.

- 7. The law office of Edward O. Moody, P.A. objects to the scope and content of the W.R. Grace Personal Injury Questionnaire as it is oppressive, cumulative, duplicative, burdensome, and not likely to lead to discoverable evidence.
- 8. Experience has shown that it takes one staff person approximately eight (8) to ten (10) hours to complete each claim form including the research, copying, and completion of the claim form and exhibits. Most claim forms from other bankrupt companies take only an hour including the research, copying, and completion of the claim form.
- 9. The law office of Edward O. Moody, P.A. objects to spending the required amount of time, labor, and money needed in order to properly respond to the W.R. Grace Personal Injury Questionnaire without the knowledge of the potential value of the claim.
- 10. The law office of Edward O. Moody, P.A. further objects to the W.R. Grace Personal Injury Questionnaire to the extent that it seeks disclosure of any privileged communication between the Claimant, and/or a representative of the claimant, and any attorney for the Claimant, and/or a representative for any attorney for the Claimant.
- 11. The law office of Edward O. Moody, P.A. objects to the request for information and documents that is readily available to the Defendant, was previously given to the Defendant, or obtainable with equal or greater facility by the Defendant.
- 12. The law firm of Edward O. Moody, P.A. objects to the Defendant's Interrogatories as they are not limited to the Claimant's asbestos-related personal injury lawsuit.
- 13. The law firm of Edward O. Moody, P.A. objects to all questions concerning



settlements with other defendants named in the law suit. Settlements with other Defendants are irrelevant to the Debtor's share of the liability. Furthermore, settlements with other Defendants are generally subject to a confidentiality agreement.

Jennifor Peachey

Bankruptcy Department Manager

#### **ACKNOWLEDGEMENT**

STATE OF ARKANSAS )				
COUNTY OF PULASKI )	Л	4		
Subscribed and sworn to	ne, April	Corley	, this	7th
day of <u>July</u> , <u>2000</u>	<u>p</u> . [	1 .		_ ·
.0		and Con	ley	
•		Novary Public	1	

My Commission Expires:

July 7, 2014

S.E.A.L.

OFFICIAL SEAL
APRIL CORLEYNOTARY PUBLIC - ARKANSAS
SALINE COUNTY
My Commission Expires JULY 7, 2014

"8" Reader		D. CAL	ent Circle, Suite 160		WA GA
n vestiti	trebout	Little Rock	C. Arkansas 72205	Telephone	(501) 666
Name 5.S. No	REDAC	TED	D.O.B.	DED	ACTED
Billing		· · · · · · · · · · · · · · · · · · ·			
1A. DATE (	F X-RAY	18. FILM QUALITY	Hapt Grade 1 Give Ressons	1C. IS FILM COMP	LETELY
	1121210	[N 2 3 6,		NEGATIVE?  Ploceed to NO Section 5 NO	Proc Seal
CONSIS		EUMOCONIOSIS?	YES COM	/	PROCEED TO SECTION 3
2B. SMALL			c, PROFUSION	2C. LARGE OPACIT	
	a. Shape/size 1aay	b. ZÔNES	0/_ 0/0 0/1		
p	ps		1/0 1/1 1/2	SIZE WAL	вісі
q	1 91	<del>, , , , , , , , , , , , , , , , , , , </del>	2/1 2/2 2/3	<del></del>	<del></del>
1	u r u	IX IX	3/2 3/3 3/4		PROCEED T SECTION 3
3A. ANY PLI CONSIS	EURAL ABNORM	ALITIÉS UMOCONIOSIS?	YES COMP		OT DESCRIP
3B. PLEURA	L		PLEURAL THICKEN	7	ECTION 4
THICKENING	a. Circ	XIMSCRIBED (plaque)	b. DIF		
8. DIAPHRAGM (P	Taque) IN PRO	SITE O K	OX	STE O A	<b>PIL</b>
b. COSTOPHREN		WIDTH O A B C	01312014	WIDTH OLA BC	OAB
ANGLE	FACE	N O I I I I I	OLI XI3 H	EXTENT 0 1 2 3	0 1 2
1/20		XIENT O 1 1 X 3	0 1   7   3   11	EXTENT 0 1 2 3.	0 1 2
3D. PLEURA	L CALCIFICATIO	N SITE D H EXTEN			
	a DIAPHRI	GM 0 1 2	3. a. DIAPHRAGA	EXTENT	1
	b. WALL	[ <del></del>	3 b. WALL	<del> </del>	1
	c. OTHER!	SITES 0 1 2	3 c OTHERSITE	1 1 1 Y	PROCEED 1 SECTION 4
4A. <u>ANY</u> OTH	IER ABNORMAL	TIES	YES COMPL	ETE NO E	OCEEO YO
4B. OTHER S	YMBOLS (OBLIG	ATORY)	43 and -	4c Null sa	CTION 5
r	ax bu ca cr	· · · · · · · · · · · · · · · · · · ·	em es îr hi ho ja	d ih kl Ai px rp	125
Report	ilems			Date Personal Physicia	n notified?
prenan signific	t cilnical OD	PECIFY od.)			R.
in this	section.				
4C OTHER C	OMMENTS		<del></del>		
					•
CHOUR	MARKED CET DENA	ONAL PHYSICIAN BECAUS		TION AS YES NO	PROCEED TO



# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	}	Chapter 11
W.R. GRACE & CO., et al	} }	Case No. 01-1139 (JKF)
Debtors	}	(Jointly Administered)

# CLAIMANT'S OBJECTIONS AND RESPONSES TO THE W.R. GRACE ASBESTOS PERSONAL INJURY QUESTIONNAIRE

Claimant , by and through his/her counsel, Edward O. Moody, P.A. submits the following objections and responses to the "W.R. Grace Asbestos Personal Injury Questionnaire" ("Questionnaire"). In order to maintain the integrity of the formatting on Debtor's Questionnaire, Claimant has set out all of his/her general and specific objections in the following separate sections of this response and hereby incorporates each of these objections into Claimant's Questionnaire responses by reference herein.

# CLAIMANT'S GENERAL OBJECTIONS TO THE W.R. GRACE ASBESTOS PERSONAL INJURY QUESTIONNAIRE

Claimant hereby files these objections in response to the Questionnaire propounded by W.R. Grace.

- 1. Claimant objects to the Questionnaire and its Instructions to the extent that they impose discovery obligations beyond those of the Federal Rules of Bankruptcy Procedure and/or the rules of civil procedure in the state where Claimant filed an asbestos personal injury lawsuit. Claimant will respond to the discovery Questionnaire in accordance with those rules. Claimant objects to the Instructions as they make document requests that are overly broad, harassing, and not reasonably calculated to lead to the discovery of admissible evidence. Claimant contends that the burden and expense of responding to Debtor's Questionnaire in the format requested by Debtor outweighs its likely benefit.
- Claimant objects to the Questionnaire and its Instructions to the extent that they seek information or identification of documents that are attorney work product, subject to the attorney-client or consulting expert privileges, or are otherwise not discoverable under the Federal Rules of Bankruptcy Procedure or the rules of civil procedure in the state where Claimant filled an asbestos personal injury lawsuit. Claimant further objects to the Questionnaire and its Instructions to the extent it seeks disclosure of facts known or opinions held by any expert who has been retained or specially employed in anticipation of litigation or preparation for trial and who is not expected to be called as witness at trial. Inadvertent disclosure of any such information or documents shall not constitute waiver of any privilege.
- 3. By providing responses to the Questionnaire, the claimant does not concede that the information provided is discoverable, relevant, or admissible. All responses are provided subject to the objections set forth herein. Each claimant reserves the right to challenge further discovery into subject matter of the Questionnaire.



- 4. Claimant objects to any request in the Questionnaire that seeks any information that is not in the Claimant's control, custody, or possession; is already in the control, custody, or possession of the Debtor; or is obtainable with equal or greater facility by the Debtor. The answers to the majority of the questions in the Debtor's Questionnaire may be derived or ascertained form interrogatory responses and was a party prior to filing for bankruptcy ("Claimant's Asbestos Lawsuit"). Because the burden of deriving or ascertaining the answer is substantially the same for Debtor as for Claimant, Claimant has specified in Claimant's Questionnaire response the document from which the answer may be derived as permitted by Rule 33(d) of the Federal Rules of Civil Procedure as incorporated by Rule 7033 of the Federal Rules of Bankruptcy Procedure.
- 5. In response to this Questionnaire, Claimant objects to the extent that the questions are vague, ambiguous and premature. Moreover, Claimant objects to this Questionnaire to the extent that the scope and content of the information sought is unreasonably cumulative and duplicative.
- 6. Claimant objects to this Questionnaire to the extent it requires Claimant to compile documents or information from sources not presently available to Claimants, including documents created or compiled by third parties. Claimant objects to Questionnaire to the extent it purports to require Claimant to gather and summarize information contained in voluminous papers that are already matters of public record.
- Claimant objects to this Questionnaire to the extent that the questions and their discreet sub-parts
  exceed twenty-five (25) in number.
- 8. By submitting this response to the Questionnaire, Claimant does not intend to, and hereby does not, submit to the jurisdiction of the United States District Court for the District of Delaware, to the United States Bankruptcy Court for the District of Delaware, or to any other court. Claimant reserves (i) all objections to jurisdiction and/or venue, (ii) all protections afforded under Federal Rule of Civil Procedure 45 and Federal Bankruptcy Rule of Procedure 9016, and (iii) the right to jury trial afforded under 28 U.S.C. § 157 (b)(5).



# CLAIMANT'S SPECIFIC OBJECTIONS TO THE W.R.GRACE ASBESTOS PERSONAL INJRUY QUESTIONNAIRE

#### INSTRUCTIONS

- Claimant objects to Instructions A.1 to the extents that it purports to include claims under contract, warranty, guarantee, contribution, joint and several liability, subrogation, reimbursements or indemnity on the ground that it is overly broad and requests information that is not relevant to the subject matter of the estimation proceeding.
- 2. Claimant objects to Instruction C in its entirety and Instruction J regarding medical supporting documentation on the ground that it is vague, ambiguous and exceeds the scope of discovery in that it seeks information and documents from experts that is not discoverable and is subject to the work requiring claimant to "complete a separate Part II for each initial diagnosis and any previous or subsequent diagnosis or diagnostic tests that change or conflict with the initial diagnosis", on the ground that the burden outweighs its likely benefit. Claimant further objects to the instruction to attach all x-ray and readings and reports and all pulmonary function tests ("PFT") results on the ground that it is overly broad and ambiguous. Claimant further objects to the Discovery Questionnaire to the extent that it seeks disclosure of facts known or opinions held by any expert who has been retained or specially employed in anticipation of litigation or preparation for trial and who is not expected to be called as a witness in trial. Without limiting the foregoing, Claimant objects to the following provisions of the Discovery Questionnaire as violative of Fed. R. Civ. P. 26(b)(4)(B):
  - (a). Claimant objects to Section C of the Instructions to the extent that it requests the completion of Part II of the Discovery Questionnaire "if you received diagnoses and diagnostic tests relating to the same condition by multiple doctors."
  - (b). Claimant objects to Section C of the Instructions to the extents that it requests the production of "any and all documents" that "support or conflict with your diagnosis."
  - I. Claimant objects to Section C of the Instructions to the extent that it requests the production of "all x-ray readings and reports."
  - (d). Claimant objects to Section C of the Instructions to the extent that it requests the production of "all pulmonary function test results, including the raw data and all spirometric tracings, on which the results were based."
  - (e). Claimant objects to Section J of the Instructions to the extent that it requests the production of "any and all documents" that "support or conflict with your diagnosis."
  - (f). Claimant objects to Part II of the Discovery Questionnaire to the extent that it requests disclosure of "diagnoses and diagnostic tests" by "multiple doctors" concerning "previous or subsequent diagnoses or diagnostic tests that change or conflict with the original diagnoses." Claimant urges the objection with regard to all "conditions" for which disclosure is requested.



Subject to the forgoing, Claimant will attach any x-rays, B-reads, pulmonary function tests or pathology reports considered by Claimant's medical expert in forming his/her opinion in connection with Claimant's Asbestos Lawsuit.

Claimant objects to Instruction D to the extent that it requests Claimant to "attach copies of any 3. and all documents establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the disease" on the ground that is ambiguous and exceeds the scope of discovery in that it requests documents that are subject to the work product privilege. Further, Claimant has been barred by the Bankruptcy Code Section 362 stay from pursuing discovery against Debtor.

PART I: IDENTITY OF INJURED PERSON AND LEGAL COUNSEL

Subsection (a)(7) - Daytime Telephone Number of client

Claimant objects to this inquiry on the ground that it is neither relevant nor likely to lead to the discovery of admissible evidence. Claimant is represented by counsel, as reflected herein, and may only be contacted through counsel.

# PART II: ASBESTOS-RELATED CONDITION(S)

1. General Objections. Claimant objects to Part II of the Questionnaire in its entirety on the ground that it exceeds the scope of discovery in that it seeks information not relevant to the estimation proceeding, information that is privileged, and information from experts that is nondiscoverable and is subject to the consulting expert and work product privileges. Additionally, the information sought may be derived from the Claimant's discoverable medical records, which are attached to the Questionnaire. Claimant further objects on the ground that the information requested by this question and its sub-parts is equally available to the Debtor in that it may be derived from the Claimant's discoverable medical reports attached to Questionnaire. Claimant further objects to the Discovery Questionnaire to the extent that it seeks disclosure of any privileged communication between Claimant, and/or a representative of Claimant, and any attorney for the Claimant, and/or a representative for any attorney for Claimant. In addition, pursuant to Federal Rule of Civil Procedure 26(b)(3), Claimant objects to the Discovery Questionnaire to the extent that it seeks disclosure of the work product of any attorney for Claimant, including but not limited to the mental impressions, conclusions, opinions or legal theories of any attorney or other representative of Claimant.

Subsection 1 (a)-(f)-Condition Being Alleged. Claimant objects to this question and each of its 2. subparts (a-f) on the ground that it exceeds the scope of discovery in that it seeks information not relevant to the estimation proceedings, and information from experts that is non-discoverable and is subject to the consulting expert and work product privileges. Claimant further objects on the ground that the information requested by this question and its sub-parts is equally available to the Debtor in that it may be derived from the claimant's discoverable medical reports attached to the Subject to and without waiving the foregoing, please see Claimant's Questionnaire.

Questionnaire responses and the documents attached hereto.

3. Subsection 2 - Information Regarding Diagnosis.

- a. Claimant objects to Part II, Subsection 2 on the ground that it exceeds the scope of discovery in that it seeks information that is not relevant to the subject matter of the estimation proceeding, seeks information from experts that is non-discoverable, and seeks information that is subject to the consulting expert, work product and attorney-client privileges. Claimant further objects to this question as it is not reasonable and necessary to this proceeding and is harassing. Claimant further objects to this question to the extent that it purports to require Claimant to gather and summarize information already contained in documents provided with Claimant's Questionnaire answers, and is, therefore, obtainable with equal or greater facility by the Debtors. Claimant's diagnosis of an asbestos-related condition may be based on one or more diagnostic test(s), pathology report(s) or physical examination(s). Therefore, asking Claimant to state a "date of diagnosis" is vague and ambiguous. Subject to and without waiving the forgoing, in response to Part II, Subsection 2, Claimant has provided the date of the medical report prepared by the medical doctor designated by Claimant in Claimant's Asbestos Lawsuit to provide expert medical opinions regarding Claimant's asbestos-related disease as needed to establish the elements of Claimant's claim under state law and has answered the questions regarding such doctor, if such information was readily available. Claimant has attaché to this Questionnaire a copy of such expert's report along with any available x-ray readings, pulmonary function test reports ("PFT") and/or pathology reports considered by Claimant's medical expert in forming his/her opinion in connection with Claimant's Asbestos Lawsuit. In addition to specifying and attaching a copy of the records from which the answer to Part II, subsection 2 may be derived or ascertained and without waiving Claimant's right to do so pursuant to Rule 33(d) of the Federal Rules of Civil Procedure, Claimant has set out in the Questionnaire response the information that is contained in the medical reports and that was readily available to Claimant's attorney in electronic format.
- b. Claimant further objects to the following questions in Part II, Subsection 2 regarding Claimant's relationship to the diagnosing doctor on the ground that these questions are violative of the attorney-client communication and/or attorney work product privileges, leading, harassing and seek information that is not relative to the proceeding. Claimant has additional, specific objections for the questions noted below.

With respect to your relationship to the diagnosing doctor, check all applicable boxes:  Was the diagnosing doctor your personal physician?  Yes No Further, Claimants specifically objects to this question on the ground that it is vague and ambiguous.  Was the diagnosing doctor paid for the diagnostic services that he/she performed?  Yes No	
Did you retain counsel in order to receive any of the services performed by the diagnosing doctor. Yes Further, Claimants specifically objects to this question on the ground that it is volative of the attorney-cli and/or attorney work products privileges is misleading and biased and cannot be fairly or completely ans "no". Was the diagnosing doctor referred to you by counsel? Yes No Further, Claimant objects to this question on the ground that it is volative of the attorney-client communicationney work product privilege.  Are you aware of any relationship between the diagnosing doctor and your legal counsel? Yes No Further, Claimant objects to this question on the grounds that it is volative of the attorney-client communication work product privileges.	ent communication wered with "yes" or cation and/or



Subject to and without waiving the forgoing, please see Claimant's Questionnaire responses and documents attached hereto.

# 4. Subsection 3 - Information Regarding Chest X-Ray (Location of X-Ray)

Claimant objects to Part II, Subsection 3 on the ground that it is harassing, and exceeds the scope of discovery in that it seeks information that is not relevant to the subject matter of the estimation proceeding, seeks information from experts that is non-discoverable, and seeks information that is subject to the consulting expert and work product privileges. Claimant further objects to this question on the ground that it is vague and ambiguous in that Claimant may have had multiple chest x-rays taken that do not change or conflict with Claimant's initial diagnosis of an asbestos-related condition and it would be duplicative, unduly burdensome and harassing to required Claimant to complete a separate Part II for each chest x-ray.

Subject to and without waiving the foregoing, please refer to Claimant's deposition, if available, and any medical records attached hereto.

# 5. Subsection 4 - Information Regarding Chest X-Ray Reading (Results of X-Ray)

- a. Claimant objects to Part II, Subsection 4 on the ground that it exceeds the scope of discovery in that it seeks information that is not relevant to the subject matter of the estimation proceeding, information from experts is non-discoverable, and information that is subject to the consulting expert, work product and attorney-client privileges. Claimant further objects to this question as it is not reasonable and necessary to this proceeding and is harassing. Additionally, Claimant objects to this question on the ground that it is duplicative of other questions herein, and thus is unduly burdensome. Claimant objects to this question on the ground that it is vague and ambiguous in that Claimant may have multiple chest x-rays taken that do not change or conflict with Claimant's initial diagnosis of an asbestos-related condition and it would be duplicative, unduly burdensome and harassing to require Claimant to complete a separate Part II for each chest x-ray. Subject to and without waiving the foregoing, in response to Part II, subsection 4, Claimant has provided information regarding Claimant's certified B-reader report considered by Claimant's medical expert in forming his/her opinion in connection with Claimant's Asbestos Lawsuit. Claimant has set out in the Questionnaire response the information relating to Claimant's certified B-reader report that was readily available to Claimant's attorney in electronic form.
- b. Claimant objects to Part II, subsection 4 of the Discovery Questionnaire as violative of the attorney-client communication and/or attorney work product privileges to the extent that it asks: "if Claimant retained counsel in order to receive any of the services performed by the diagnosing doctor," if "the diagnosing doctor was referred to you by counsel"; and if Claimant is "aware of any relationship between the diagnosing doctor and your legal counsel". Claimant further objects to the following questions in Part II, Subsection 4 regarding Claimant's relationship to the reader on the ground that these questions are leading, harassing and seek information that is not relevant to the proceeding. Claimant has additional, specific objects for the questions noted below.



	· Associated Life .
	With respect to your relationship to the render, check all applicable boxes:  Was the reader paid for the diagnostic services that he she performed?  If yes, please indicate who paid for the services performed:  Yes No
	Did you retain counsel in order to receive any of the services performed by the reader?   Further, Claimant specifically objects to this question on the ground that it is volative of the attorney-ellent communications and/or attorney work privileges, is misleading and blased and cannot be fairly or completely answered with a "yes" or "no."  Was the reader referred to you by counsel?   Yes   No  Further, Claimant objects to this question on the ground that it is volative of the attorney-client communications and/or attorney work privileges.  Are you aware of any relationship between the reader and your legal counsel?   Yes   No  Further, Claimant objects to this question on the ground that it is volative of the attorney-client communications and/or attorney work privileges.
	If yes, please explain:
łoci	Subject to and without waiving the forgoing, please see Claimant's Questionnaire responses and uments attached here to.
ś.	Subsection 5 - Information Decording Delay
•	Subsection 5 – Information Regarding Pulmonary Function Tests  a. Claimant objects to Part II. Subsection 5 on the ground of the state
	a. Claimant objects to Part II, Subsection 5 on the ground that it exceeds the scope of discovery in that it seeks information that is not relevant to the subject matter of the estimation product and attorney-client privileges. Claimant forth.
	reasonable and necessary to this proceeding and is harassing. Additionally, Claimant objects to this question to the extent that is purports to required Claimant to gather and summarize information contained in documents already provided to
	response to Part II, Subsection 5, Claimant has provided information regarding Claimant's pulmonary function tests ("PFT") considered by Claimant's medical expert in forming his/her opinion in connection with the Claimant's Askertant I.
	available to Claimant's counsel in electronic form.  b. Claimant objects to Part II, subsection 5 of the Discourse Country.
	asks: "if Claimant retained counsel in order to receive any of the services performed by the diagnosing doctor," if "the diagnosing doctor was referred.
	counsel". Claimant further objects to the following doctor and your legal
-	function test on the ground that these questions are leading, harassing, and seek information that is not relevant to the proceedings. Claimant has additional arrange.
	questions noted below.
	With respect to your relationship to the doctor or clinician who performed the pulmonary function test,
	check all the applicable boxes:  If the test was performed by a doctor, was the doctor your personal physician?  Further, Claimant specifically objects to this question on the ground that it is vague and ambiguous.  Was the testing doctor and/or clinician paid for the diagnostic services that he/she performed?  Yes  No  No  No
	Did you retain counsel in order to receive any of the services performed by the testing doctor or clinician?  Yes No
	CLAIMANT'S OBJECTIONS AND RESPONSES TO W.R. GRACE ASBESTOS PI QUESTIONNAIRE

RED	Δ	C	CIC.	D
ILL	_	$\sim$ $^{\circ}$		_



wit Wa Fun and Are Fan	rther, Claimant specifically objects to this question on ground that it is volative of the attorney-client communications d/or attorney work product privileges, is misleading and biased and cannot be fairly or completely answered the a "yes" or "no."  Is the testing doctor or clinician referred to you by counsel?  Yes  No  Ther, Claimant objects to this question on the ground that it is volative of the attorney-client communication and your legal counsel?  Yes  No  Ther, Claimant objects to this question on the ground that it is volative of the attorney-client communication where, Claimant objects to this question on the ground that it is volative of the attorney-client communication for attorney work product privileges.  If yes, please explain:
c.	Claimant objects to the following questions in Part II, Subsection 5 regarding Claimant's relationship to the doctor interpreting the results of the pulmonary function test on the ground that these questions are violative of the attorney-client communication and/or attorney work product privileges, leading, harassing and seek information that is not relevant to the proceeding. Claimant has additional, specific objections for the questions noted below.
Was Fur Was Fye Did Furi com Was Furd and/ Are:	the respect to your relationship to the doctor interpreting the results of the pulmonnry function test, check all dicable boxes:  the doctor your personal physician?

Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and documents attached hereto.

#### 7. Subsection 6 - Information Regarding Pathology Reports

- a. Claimant objects to Part II, Subsection 6 on the ground that it exceeds the scope of discovery in that it seeks information that is not relevant to the subject matter of the estimation proceeding, that is non-discoverable, and that is subject to the consulting expert, work product and attorney-client privileges. Claimant further objects to this question as it is not reasonable and necessary to this proceeding and is harassing. Claimant further objects to this question to the extent that it purports to required Claimant to gather and summarize information contained in documents already provided herewith, and is thus obtainable with equal or greater facility by the Debtor. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and documents attached hereto.
- b. Claimant objects to Part II, Subsection 6 of the Discovery Questionnaire as violative of the attorney-client communication and/or attorney work product privileges to the extent that it asks: "if Claimant retained counsel in order to receive any of the services preformed by the diagnosing doctor," if "the diagnosing doctor was referred to you by counsel"; and if Claimant is "aware of any relationship between the diagnosing doctor and your legal

WR GRACE PIQ 44027-0057

counsel". Claimant further objects to the following questions in Part II, Subsection 6 regarding Claimant's relationship to the doctor issuing the pathology report on the ground that these questions are leading, harassing and seek information that is not relevant to the proceeding. Claimant has additional, specific objections for the questions noted below.

Was the doctor your nersonal physic	to the doctor issuing the pathology report, check all applicable boxes:
Further Claimant encilically abi	ian? Yes No ects to this question on the ground that it is vague and ambiguous.
a or orea, community openically obj	cers to this duestion on the frontio mat it is tagile and amplifyious.
Was the doctor paid for these service	
If yes, please indicate wh	o paid for the services performed:
Further, Claimant specifically obj communications and/or attorney v completely answered with a "yes" Was the doctor referred to you by co	
and/or attorney work product priv	
fre you aware of any relationship of If yes, please explain:	etween either the doctor or clinician and your legal counsel? Yes No

Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and documents attached hereto.

#### 8. Subsection 7 - Medical Treatment From Doctor for Condition Alleged

Claimant objects to this question on the grounds that it exceeds the scope of discovery in that it seeks information that is not relevant to the subject matter of the estimation proceeding, that is non-discoverable, and that is subject to this question is harassing. Additionally, Claimant objects to Part II, Subsection 7 of the Discovery Questionnaire to the extent that it asks if Claimant "retained counsel in order to receive any of the services performed by the diagnosing doctor."

Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and documents attached hereto.

#### PART III: DIRECT EXPOSURE TO GRACE ASBESTOS-CONTAINING PRODUCTS

Claimant objects to Part III in its entirety on the ground that it is onerous, unduly burdensome and harassing in that it would require a great amount of time, labor and expense to create a chart of exposure to the Debtor's products in the format requested by Debtor. Claimant further objects to this question to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor. Subject to and without waiving the foregoing objections, the information responsive to this request may be derived from the documents attached to Claimant's Questionnaire, including, where available, Plaintiff's Exposure History Sheet ("PEH"), and Claimant's Answers to Interrogatories filed in connection with Claimant's Asbestos Lawsuit (referred to in Questionnaire response as "interrogatory responses").

#### PART IV: INDIRECT EXPOSURE TO GRAE ASBESTOS-CONTAINING PRODUCTS



- 1. Claimant objects to Part IV, question 1 to the extent that it is vague and ambiguous with regard to the use of the terms "contact/proximity" and "injured person". Claimant further objects to this question on the ground that it implicitly asserts unproven conclusions as established facts. Specifically, Claimant may have been injured by exposure to Grace products as a result of contact or proximity to another person, but no necessarily an "injured" person. To the best of Claimant's ability, Claimant understands the question to ask whether Claimant's injury is caused solely by contact/proximity with another person. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- Claimant objects to Part IV, question 2 to the extent that it is vague and ambiguous with regard to the use of the undefined term "Other Injured Person". Specifically, there my not be an "Other Injured Person" responsible for Claimant's injuries. Claimant further objects to this question to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor, or that is actually attached to this Questionnaire. Additionally, Claimant objects to this question as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 3. Claimant objects to Part IV, question 3 to the extent that it is vague and ambiguous with regard to the use of the undefined term "Other Injured Person". Specifically, there my not be an "Other Injured Person" responsible for Claimant's injuries. Claimant further objects to this question to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor, or that is actually attached to this Questionnaire. Additionally, Claimant objects to this question as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 4. Claimant objects to Part IV, question 4 to the extent that it is vague and ambiguous with regard to the use of the undefined term "Other Injured Person". Specifically, there my not be an "Other Injured Person" responsible for Claimant's injuries. Claimant further objects to this question to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor, or that is actually attached to this Questionnaire. Additionally, Claimant objects to this question as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 5. Claimant objects to Part IV, question 5 to the extent that it is vague and ambiguous with regard to the use of the undefined term "Other Injured Person". Specifically, there my not be an "Other Injured Person" responsible for Claimant's injuries. Claimant further objects to this question to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor, or that is actually attached to this Questionnaire. Additionally, Claimant objects to this question as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding. Claimant also objects to this question on the ground that Claimant may not know the specific day, month, and year of another person's exposure and therefore cannot answer the question. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.



- 6. Claimant objects to Part IV, question 6 to the extent that it is vague and ambiguous with regard to the use of the undefined term "Other Injured Person". Specifically, there my not be an "Other Injured Person" responsible for Claimant's injuries. Claimant further objects to this question to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor, or that is actually attached to this Questionnaire. Additionally, Claimant objects to this question as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 7. Claimant objects to Part IV, question 7 to the extent that it is vague and ambiguous with regard to the use of the undefined term "Other Injured Person". Specifically, there my not be an "Other Injured Person" responsible for Claimant's injuries. Claimant further objects to this question to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor, or that is actually attached to this Questionnaire. Additionally, Claimant objects to this question as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 8. Claimant objects to Part IV, question 8 to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility ambiguous. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 9. Claimant objects to Part IV, question 9 to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility ambiguous. Subject to and without waiving the foregoing, please see Claimant's Questionnaire
- 10. Claimant objects to Part IV, question 10 to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor. Additionally, Claimant objects to this question on the ground that Claimant may not recall exact day, month, and year his or her exposure began or ended, and, in that regard, this question is unduly burdensome. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.

# PART V: EXPOSURE TO NON-GRACE ASBESTOS-CONTAING PRODUCTS

Claimant objects to Part V as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding. Claimant objects to this interrogatory on the ground that it is unduly burdensome, onerous and harassing in that it would require great amount of time, labor and expense to create a chart of exposure in the format requested by the Debtor an then to create a separate chart for each party against which Claimant has filed an asbestos lawsuit or claim. Claimant further objects to Part V to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor. Subject to and without waiving the foregoing objections, the information responsive to this request may be derived from the documents attached to



Claimant's Questionnaire, including, where available, Plaintiff's Exposure History Sheet ("PEH"), and Claimant's Answers to Interrogatories filed in connection with Claimant's Asbestos Lawsuit ("interrogatory responses"). In addition, Claimant has attached to the Questionnaire a List of Parties Against which a Lawsuit or Claim was Filed (List of Parties").

#### PART VI: EMPLOYMENT HISTORY

Claimant objects to part VI on the ground that it is unduly burdensome and harassing and it would require a great amount of time, labor, and expense to complete this section of the Questionnaire in the format requested by the Debtors. Claimant further objects to this question because it requires Claimant to compile or summarize information from Claimant's Social Security records that is obtainable with equal or greater facility by the Debtor. Claimant further objects to providing information, including but not limited to, the occupation and industry codes for employers or jobsites where Claimant has not alleged any asbestos exposure as it exceeds the scope of permissible discovery in that it is not relevant to the subject matter of the estimation proceeding, and is harassing to Claimant.

Subject to and without waiving the foregoing objections, the information responsive to this request may be derived from the documents attached to Claimant's Questionnaire, including, where available, Claimant's Itemized Statement of Earnings prepared by the Social Security Administration, Plaintiff's Exposure History Sheet ("PEH"), and Claimant's deposition, if available.

#### PART VII: LITIGATION AND CLAIMS REGARDING ASESTOS AND/OR SILICA

#### Subsection a. - Litigation

- 1. Claimant objects to part VII, Subsection a, question 1 as it is overly broad in that it is not limited to asbestos-related personal injury lawsuits; and further, it is not limited to the lawsuit in which the Debtor was sued. Claimant responds to this entire Subsection a (questions 1 through 7) as if the question were so limited. Claimant further objects to this subpart to the extent that is requires Claimant to summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor, or that is actually attached to this Questionnaire. Responding to Part VII, Subsection a in the format in Debtor's Questionnaire is harassing and unduly burdensome. Subject to and without waiving the forgoing, please see Claimant's Questionnaire responses and the documents attached hereto. Claimant's counsel does not represent Claimant in a lawsuit regarding silica.
- 2. Claimant objects to Part VII, Subsection a, question 2, to the extent that it requires Claimant to compile or summarize information made available to Debtor that is obtainable with equal or greater facility by the Debtor. Claimant further objects to this subpart as it is overly broad in that it is not limited to asbestos-related personal injury lawsuits. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 3. Claimant objects to Part VII, Subsection a, question 3 on the ground that it is harassing in that Grace knows equally well as Claimant whether or not it was



named as a defendant in Claimant's lawsuit, if any. Claimant objects to this subpart as it is overly broad in that it is not limited to asbestos-related personal injury lawsuits. Further, Claimant objects to this subpart on the ground that it exceeds the permissible scope of discovery in that it seeks information that is not relevant to the estimation proceeding. Subject to and without the foregoing, please see Claimant's Questionnaire responses and the documents attached hereto.

- 4. Claimant objects to Part VII, Subsection a, question 4 on the ground that it seeks information that is neither relevant nor necessary to the estimation proceeding. Whether a particular defendant has been dismissed has no bearing on Debtor's several share of the liability. Additionally, Claimant objects on the ground that it is unduly burdensome to provide the basis for dismissal for each of the dismissed defendants, if any. Claimant further objects to this subpart as it is overly broad in that it is not limited to asbestos-related personal injury lawsuits. Subject to and without waiving the forgoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 5. Claimant objects to Part VII, Subsection a, question 5 on the ground that it exceeds the scope of discovery in that it seeks information that is not relevant or necessary to the estimation proceeding. The existence and amount of any verdict or judgment against any defendant other than Debtor has no bearing on Debtor's several share of the liability. Claimant objects to this subpart as it is overly broad in that it is not limited to asbestos-related personal injury lawsuits. Subject to and without waiving the forgoing, please see Claimant's Questionnaire responses and the documents attached hereto.
- 6. Claimant objects to Part VII, subsection a, question 6 and each of its subparts regarding settlements reached in the lawsuit as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceedings and requests privileged or confidential information. Specifically, the terms of the settlement agreements, if any, including the settlement amounts, if any are irrelevant to an aggregate estimate of Debtor's liability. Claimant further objects to this subpart as it is overly broad to the extent that it seeks information beyond asbestos-related personal injury lawsuits. Settlements with other defendants are irrelevant to Debtor's several share of the liability, and Debtor would get a set-off or credit for such settlements only for the cases that were tried all the way to judgment, which clearly will not happen in the context of the present proceeding. Further, for the majority of defendants, any settlement agreements are subject to a confidentiality agreement.

Claimant specifically objects to providing the "disease or condition alleged" and the "the disease or condition settled" (Part VII,a,6(c) and (d)) on the ground that it is ambiguous and harassing. Claimant filed a lawsuit alleging Claimant suffered injuries proximately caused by Claimant's exposure to asbestos-containing products designed, manufactured and sold be the Defendants name in the lawsuit, and any settlements were related to those allegations. Subject to and without waiving the forgoing, please see Claimant's Questionnaire responses and the List of Parties attached hereto. Claimant has provided information regarding the status



of his/her claim against the Defendants names in Claimant's Asbestos Lawsuit in the attached List of Parties.

7. Claimant objects to Part VII, Subsection a, question 7 on the ground that it is overly broad and unduly burdensome. Further, Claimant's deposition testimony is duplicative of information already provided herein. Subject to and without waiving the foregoing, please see Claimant's Questionnaire responses and the documents attached here to.

#### Subsection b - Claims

- 1. Claimant objects to Part VII, Subsection b, question 1 as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding and requests privileged or confidential information. Claimant further objects that responding to Part VII, Subsection b in the format in Debtor's Questionnaire is harassing and unduly burdensome. Additionally, Claimant objects on the ground that this question is overly broad in that it is not limited to asbestos-related personal injury claims. Claimant responds to this entire subsection b (questions 1 through 7) as if the questions were so limited. Subject to and without waiving the foregoing, Claimant has provided information regarding the status of his asbestos claim against any asbestos trust in the attached List of Parties.
- Claimant objects to Part VII, Subsection b, questions 2 and 3 on the ground that it seeks information that is neither relevant nor necessary to the estimation proceeding. The date and entity against whom a claim was submitted has no bearing on Debtor's several share liability. Additionally, Claimant objects on the ground that this question is overly broad in that it is not limited to asbestos-related personal injury claims. Subject to and without waiving the foregoing, please see the attached List of Parties.
- 3. Claimant objects to Part VII, Subsection b, questions 5 and 6 regarding settlements with an asbestos trust as it exceeds the permissible scope of discovery in that it is not relevant to the subject matter of the estimation proceeding and requests privileged or confidential information. The settlement amounts are not relevant to an aggregate estimate of Debtor's liability or to Debtor's several share of the liability. Additionally, Claimant objects on the ground that this question is overly broad in that it is not limited to asbestos-related personal injury claims. Subject to and without waiving the foregoing, Claimant has noted the settled claims on the attached List of Parties.

#### PART VIII: CLAIMS BY DEPENDANTS OR RELATED PERSONS

Claimant objects to Part VIII on the ground that information regarding dependants or related persons who sued the Debtors before April 2, 2001 is equally available to Debtors. Subject to and without waiving the foregoing, Claimant has provided information regarding Claimant's spouse where available. Please see attached interrogatory responses and Debtor's own records for the information regarding dependants.



#### **QUESTIONNIRE RESPONSES**

Claimant hereby incorporates by reference all of the foregoing general and specific objections into Claimant's Questionnaire responses and has provided the following responses subject to those objections. Because the burden of deriving or ascertaining the answer is substantially the same for Debtor as for Claimant, claimant has specified in Claimant's Questionnaire response the document(s) from which the answer may be derived, including but not limited to Claimant's medical records, Plaintiff's Exposure History Sheet (referred to in Questionnaire response as "PEH"), Claimant's Answers to Interrogatories filed in connection with Claimant's Asbestos Lawsuit (referred to in Questionnaire response as "Interrogatory responses"), Claimant's Itemized Statement of Earnings prepared by the Social Security Administration (referred to in Questionnaire responses as "Statement of Earnings") and Claimant's deposition. In addition, Claimant has compiled information responsive to the Questionnaire in the attached List of Parties Against which a Lawsuit or Claim Was Filed (referred to in the Questionnaire responses as "List of Parties").

EDWARD O. MOODY, P.A.

Attorneys at Law Post Office Box 8709 Little Rock, Arkansas 72217

Telephone: (501) 614-9626 Facsimile: (501) 614-9889 WR GRACE PIQ 44027-0044

Departments of Settlement Release Processing and Bankrupt Defendant Claims

July 10, 2006

Rust Consulting Inc. Claims Processing Agent 201 S. Lyndale Ave. Faribault, MN 55021

Edward O. Moody\*

\*Also Licensed in Texas

Lewis E. Ritchey

Re: W.R. Grace & Co. Bankruptcy

To Whom It May Concern:

Enclosed are the completed claim forms and medical documentation for the individuals list on the attached list. Please note that some of these claim forms you have previously received from our office. However, due to the original time constraints we were unable to have the clients sign the questionnaires. The questionnaires have now been signed by both Mr. Edward Moody and the claimant. Should you have any questions, please do not hesitate to contact me.

Sincerely,

*Jennifer Seachey* Jennifer Deschov

Jennifer Peachey

Bankruptcy Department Manager